STATE OF CALIFORNIA CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY STATE WATER RESOURCES CONTROL BOARD

DIVISION OF WATER RIGHTS

In the Matter of License 3607 (Application 12657) **Donald W. Deeds**

ORDER REVOKING LICENSE

SOURCE:

Unnamed Stream tributary to Sacramento River

COUNTY:

Glenn

WHEREAS:

- 1. A request dated February 5, 2004 has been received from Licensee stating that the Licensee has requested revocation of the license by the State Water Resources Control Board (SWRCB), Division of Water Rights (Division).
- 2. The Division interprets the Licensee's request for revocation as a waiver of the notice and hearing requirements set forth in Water Code sections 1675 through 1675.2.

THEREFORE:

It is ordered that License 3607 is hereby revoked by the SWRCB, and the water is declared to be subject to appropriation. This revocation may not result in additional water being available for new appropriations if there are applicable restrictions due to past SWRCB decisions regarding water availability.

Victoria A. Whitney, Chief

Division of Water Rights

Dated:

MAY 2 0 2004

MAILING LIST

REGULAR MAIL

Donald W. Deeds 7247 Capay Avenue Orland, CA 95963

County Recorder County of Glenn P.O. Box 391 Willows, CA 95988

bcc: License Section Field Files

TNSnyder:tns/itziar:4-14-04 U:/PERDRV/Tnsnyder\a12657 REV-ORD-LIC 4-13-4.doc



OF PUBLIC WORKS OF CALIFORNIA—DEPARTMEN DIVISION OF WATER RESOURCES STATE ENGINEER

icense for Diversion and Use of

12657 APPLICATION.

PERMIT 7505

LICENSE

THIS IS TO CERTIFY, That

Harry Kubister and Francis Kubister Route 2

Notice of Change (Over)

Glenn, California

made proof as of May 8, 1951. ha Ve

(the date of inspection) to the satisfaction of the State Engineer of California of a right to the use of the water of unnamed stream in Glenn County

tributary to Sacramento River

for the purpose of irrigation use

of the Department of Public Works and that said right to the use of said water has 7505 under Permit been perfected in accordance with the laws of California, the Rules and Regulations of the Department of Public Works and the terms of the said permit; that the priority of the right herein confirmed dates from August 18, 1948; and that the amount of water to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the amount actually beneficially used for said purposes and shall not exceed twenty-five hundredths (0.25) cubic foot per second to be diverted from about April 1 to about October 31 of each year.

The equivalent of such continuous flow allowance for any thirty day period may be diverted in a shorter time if there be no interference with other vested

The point of diversion of such water is located south seven hundred sixty (760) feet and west five hundred seventy (570) feet from NE corner of Section 8, T 22 H, R 2 W, MDB&M, being within NEt of NEt of said Section 8.

A description of the lands or the place where such water is put to beneficial use is as follows:

12 acres within NW of NE of Section 8, T 22 N, R 2 W, MDB&M 8 acres within NE of NE of Section 8, T 22 N, R 2 W, MDB&M 20 acres total

All rights and privileges under this license including method of diversion, method of use and quantity of water diverted are subject to the continuing authority of the Department acting through the State Engineer in accordance with law and in the interest of the public welfare to prevent waste; unreasonable use, unreasonable method of use or unreasonable method of diversion of said water.

Reports shall be filed promptly by licensee on appropriate forms which will be provided for the purpose from time to time by the State Engineer.

The right hereby confirmed to the diversion and use of water is restricted to the point or points of diversion berein specified and to the lands or place of use herein described.

This license is granted and licensee accepts all rights herein confirmed such ct to the following provisions of the Water Code: Section 1625. Each license shall be in such form and contain such terms as may be prescribed by the Department. Section 1626. All licenses shall be under the terms and conditions of this division (of the Water Code). A license shall be effective for such time as the water actually appropriated under it is used for a useful and beneficial

purpose in conformity with this division (of the Water Code) but no longer. Section 1628. Every license shall include the enumeration of conditions therein which in substance shall include all of the provisions of this article and the statement that any appropriator of water to whom a license is issued takes the license subject to the conditions therein

Section 1629. Every licensee, if he accepts a license does so under the conditions precedent that no value whatsoever in excess of the accual amount paid to the State therefor shall at any time be assigned to or claimed for any license granted or issued under the provisions of this division (of the Water Code), or for any rights granted or acquired under the provisions of this division (of the Water Code), in respect to the regulation by any competent public authority of the services or the price of the services to be rendered by any licensee or by the holder of any rights granted or acquired under the provisions of this division (of the Water Code) or in respect to any valuation for purposes of sale to or purchase, whether through condemnation proceedings or otherwise, by the State or any city, city and county, municipal water district, irrigation district, lighting district, or any political subdivision of the State, of the rights and property of any licensee, or the possessor of any rights granted, issued, or acquired under the provisions of this division (of the Water Code).

Section 1630. At any time after the expiration of twenty years after the granting of a license, the State or any city, city and county, municipal water district, irrigation district, lighting district, or any political subdivision of the State shall have the to purchase the works and property occupied and used under the license and the works built or constructed for the enjoyment of the rights granted under the license.

Section 1631. In the event that the State, or any city, city and county, municipal water district, irrigation district, lighting district, or political subdivision of the State so desiring to purchase and the owner of the works and property can not agree upon the purchase price, the price shall be determined in such manner as is now or may hereafter be provided by law for determining the value of property taken in eminent domain proceedings.

Witness my hand and the seal of the Department of Public Works of the State of California, this 21st July day of The Wast States on

ෙනය සිතර්ගයන්සීර **මින්** වර විසිද**ාලව සම**ු එහිරවී විධිවු ව

A. D. Edmonston, State Ragineer

*100 : 00L 5

10/10/69 Int. of Harry Kubister tyl. to Francis Kuhister 3-18-80 asga to D & Browning + asad to Donald to & Claresco aid boat the housed box to the distance of the terms of t

. le no historia de l'est

OF PUBLIC WORKS CALIFORNIA_DEPARTMENT OF PUB DIVISION OF WATER RESOURCES STATE ENGINEER 9

APPROPRIATE ICENSE 0

TO Francis Kubister Kubister SSUED

The friction to descent the Jan 13 Ch arros

Links

Carlot State